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	THE BOOK				•
APPLICATION NO.	FIL	ING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/730,577	12	2/08/2003	John F. Murray	1014-056	3047
26652 AT&T COF	7590 LP.	01/16/2007		EXAM	INER .
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ONE AT&1	WAY FER, NJ 079	21		ART UNIT	PAPER NUMBER
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Please find below and/or attached an Office communication concerning this application or proceeding.

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FEB 1 6 20	创	Application	No.	Applicant(s)		
13		10/730,577		MURRAY ET AL.		
CARL TRAPE	office Action Summary	Examiner		Art Unit		
		DANH C. LE		2617		
T Period for R	he MAILING DATE of this communication app Leply	ears on the d	over sheet with the c	orrespondence add	lress	
WHICHE - Extension after SIX - If NO peri - Failure to Any reply	TENED STATUTORY PERIOD FOR REPLY EVER IS LONGER, FROM THE MAILING DA (6) MONTHS from the mailing date of this communication. (6) MONTHS from the mailing date of this communication. (7) In the set of extended period for reply will, by statute, received by the Office later than three months after the mailing attent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS 36(a). In no event will apply and will a , cause the applica	COMMUNICATION, however, may a reply be timexpire SIX (6) MONTHS from ation to become ABANDONE	I. lely filed the mailing date of this cor D (35 U.S.C. § 133).		
Status						
1)⊠ Re	esponsive to communication(s) filed on <u>06 N</u>	ovember 200	<u>06</u> .			
,	<i>,</i> —	action is no				
•	nce this application is in condition for allowar	· ·			merits is	
clo	osed in accordance with the practice under E	Ex parte Qua	yle, 1935 C.D. 11, 45	53 O.G. 213.		
Disposition	of Claims					
4)⊠ Cl	aim(s) <u>1-27</u> is/are pending in the application					
. 4a)) Of the above claim(s) is/are withdraw	wn from cons	sideration.			
5)⊠ CI	aim(s) <u>1-9 and 17-27</u> is/are allowed.				•	
6)⊠ CI	aim(s) <u>10-16</u> is/are rejected.					
7)∐ CI	aim(s) is/are objected to.					
8)□ CI	aim(s) are subject to restriction and/o	or election red	quirement.			
Application	Papers					
9)∐ Th	e specification is objected to by the Examine	er.		•		
10)∐ Th	e drawing(s) filed on is/are: a) 🔲 acc	epted or b)	objected to by the	Examiner.		
Ap	oplicant may not request that any objection to the	drawing(s) be	held in abeyance. See	e 37 CFR 1.85(a).		
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)∐ Th	e oath or declaration is objected to by the Ex	xaminer. Not	e the attached Office	Action or form PT	O-152.	
Priority und	der 35 U.S.C. § 119					
12)∐ Ac	knowledgment is made of a claim for foreign)-(d) or (f).		
	1. Certified copies of the priority documents have been received.					
	Certified copies of the priority document				04	
3.	Copies of the certified copies of the prior			ed in this National	Stage	
+ 0 -	application from the International Burea			nd.		
^ See	e the attached detailed Office action for a list	or the certin	ed copies not receive	su.		
Attachment(s)					
	of References Cited (PTO-892)		4) Interview Summary			
	of Draftsperson's Patent Drawing Review (PTO-948) tion Disclosure Statement(s) (PTO/SB/08)		Paper No(s)/Mail D 5) Notice of Informal F			
	lo(s)/Mail Date		6) Other:			

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DETAILED ACTION

SET I

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

1. Claims 10-17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bishop (US 6,377,782) in view of Schweickart (US 6,252,883).

As to claim 10, Bishop teaches a method of distributing broadband signals within a premises (figures 2-4 and their descriptions), comprising the steps of:

packetizing incoming broadband signals at a first frequency into RF frequency signals;

modulating the packetized RF frequency signals at a second frequency; and Bishop fails to teach providing the packetized and modulated IF frequency signals to inpremises cabling for distribution to signal radiation devices located within the premises. Schweickart teaches providing the packetized and modulated IF frequency signals to inpremises cabling for distribution to signal radiation devices located within the premises (figure 9 and col.5, lines 57-col.6, lines 8). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to provide the teaching of Schweickart into the system of Bishop in order to deliver data service directly to individuals through the mobile or portable devices.

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As to claim 11, Bishop teaches the method of claim 10, further comprising a step of:

transmitting the RF frequency signals on cabling used within the premises for cable television signal distribution (figures 5-8 and their descriptions).

As to claim 12, Bishop teaches the method of claim 10,

further comprising a step of using the signal radiation devices to radiate the RF frequency signals, the signal radiation devices comprising radiative antennas coupled to the cabling near receiving equipment (figures 5-8 and their descriptions).

As to claim 12, the combination of Bishop and Schweickart teaches further comprising a step of using the signal radiation devices to radiate the RF frequency signals, the signal radiation devices comprising a leaky cabl¢ of the in-premises cabling (figure 9 and col.5, lines 57-col.6, lines 8).

As to claim 14, Bishop teaches the method of claim 10, further including a step of:

supplying the broadband signals by external cable (figures 5-8 and their descriptions).

As to claim 15, Bishop teaches the method of claim 10, further including a step of:

supplying the broadband signals by fixed wireless (figures 5-8 and their descriptions).

As to claim 16, Bishop teaches the method of claim 10 (figures 5-8 and their descriptions), further including a step of:

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supplying the broadband signals by DSL.

SET II

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

2. Claims 10 is rejected under 35 U.S.C. 103(a) as being unpatentable over Bishop (US 6,377,782) in view of Ahmed (US 6,519,773).

As to claim 10, Bishop teaches a method of distributing broadband signals within a premises (figures 2-4 and their descriptions), comprising the steps of:

packetizing incoming broadband signals at a first frequency into RF frequency signals;

modulating the packetized RF frequency signals at a second frequency; and Bishop fails to teach providing the packetized and modulated IF frequency signals to in-premises cabling for distribution to signal radiation devices located within the premises. Ahmed teaches providing the packetized and modulated IF frequency signals to in-premises cabling for distribution to signal radiation devices located within the premises (col.7, lines 12-44). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to provide the teaching of Ahmed into the system of Bishop in order to deliver data service directly to individuals through the mobile or portable devices.

Allowable Subject Matter

Claims 1-9, 18-27 are allowed as stated in the Applicant 's remarks on pages 16-37.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to DANH C. LE whose telephone number is 571-272-7868. The examiner can normally be reached on 8:00AM-5:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, WILLIAM TROST can be reached on 571-272-7872. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications-may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

January 7, 2007

DANH LE

PRIMARY EXAMINER

Notice of References Cited

Application/Control No. 10/730,577 FEB 1

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Applicant(s)/Patent Under Reexamination MURRAY ET AL.

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Page 1 of 1

U.S. PATENT DOCUMENTS

Examiner

DANH C. LE

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
*	Α	US-6,252,883	06-2001	Schweickart et al.	370/441
.*	В	US-6,519,773	02-2003	Ahmed et al.	725/118
	C	US-			
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FOREIGN PATENT DOCUMENTS

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NON-PATENT DOCUMENTS

*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)
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*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.

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